Conveyance made by the District of Columbia No Transfer Taxes Required Pursuant to D.C. Official Code 47-902(2)	Washington, D.C.								
THIS DEED IS DELIVERED AND ACCEPTED SUBJECT AND CONDITIONS SET FORTH IN THAT CERTAIN A COVENANT, DATED AS OF AND RECOVENANT, DATED AS OF THE DISTRICT CONTEMPORANEOUSLY HEREWITH, (THE "AFT COVENANT") WHICH AMONG OTHER THE RESTRICTIONS ON THE SALE AND CONVEYAND PROPERTY, AND (2) REQUIRES THE GRANTEE TO THE DISTRICT OF COLUMBIA BEFORE SEIN REFINANCING THE PROPERTY.	FFORDABLE HOUSING CORDED AMONG THE OF COLUMBIA FORDABLE HOUSING INGS: (1) IMPOSES CE OF THE SUBJECT GET APPROVAL FROM								
SPECIAL WARRANTY DEED (Address) Square, Lot									
THIS SPECIAL WARRANTY DEED, is made as of 20, from THE DISTRICT OF COLUMBIA, a muthrough the District of Columbia Department of Housing and pursuant to Mayor's Order 2007-209, a District("GRANTEE").	inicipal corporation, acting d Community Development ("GRANTOR") to								
WITNESSETH, that in consideration of TEN and 00/1 other good and valuable consideration, the receipt and suffice acknowledged, Grantor does hereby grant, bargain, sell and comple, all of the Grantor's right, title and interest in and to a	eiency of which are hereby convey unto Grantee, in fee								

WITNESSETH, that in consideration of TEN and 00/100 DOLLARS (\$10.00) and other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, Grantor does hereby grant, bargain, sell and convey unto Grantee, in fee simple, all of the Grantor's right, title and interest in and to all those pieces or parcels of land, together with the improvements, rights, privileges, easements and appurtenances thereunto belonging, situated in the District of Columbia, and being more particularly described on Exhibit A attached hereto and made a part hereof (the "Property"), free and clear of all liens, encumbrances, reservations and exceptions, including without limitation municipal liens, except:

- (1) all Permitted Exceptions attached hereto as Exhibit B,
- (2) all applicable building and zoning laws and regulations,

and, SUBJECT TO covenants, restrictions and easements of record, including, without limitation, the covenants and restrictions contained in that certain Declaration of Covenants dated as of even date herewith and the Affordable Housing Covenant recorded among the Land Records of the District of Columbia (the "Redevelopment Covenants"), and;

Grantor's right of re-entry for violation of the Redevelopment Covenants as provided herein.

In the event that the Grantee violates any one or more terms or conditions of the Redevelopment Covenants and such violation continues beyond any cure period provided in the Redevelopment Covenants, Grantor shall have the right to enter and take possession of and re-acquire title to the Property. In the event of re-entry, Grantor shall file a certificate in recordable form identifying the Property as thence reverted by forfeiture, revesting complete title and interest in and to the Property in said Grantor, its successors and assigns. Upon the re-vesting of title in Grantor, Grantee shall fully satisfy all liens, encumbrances, mortgages, and any document which presently encumbers the Property and may encumber the Property in the future as a result of Grantee's ownership and interest in the Property. Upon the full satisfaction of Grantee's obligations under the Redevelopment Covenants, the foregoing right of re-entry against Grantee shall terminate and Grantor shall release and extinguish the same by recording evidence of the same in the Office of the Recorder of Deeds for the District of Columbia. Irrespective of any termination of or release by Grantor of its right to re-enter against Grantee, Grantor will retain all other rights reserved in the Redevelopment Covenants for the specified term(s) therein.

TO HAVE AND TO HOLD the Property, together with all rights, privileges, and advantages thereunto belonging or appertaining to the Grantee, its successors and assigns, forever.

AND Grantor covenants that it will warrant specially the Property, and will execute such further assurances thereof as may be requisite.

THIS DEED is made pursuant to Pursuant to D.C. Law 14-267, the "Vacant and Abandoned Properties Community Development and Disapproval of Disposition of Certain Scattered Vacant and Abandoned Properties Act of 2002."

(Remainder of Page Intentionally Blank. Signatures Appear on Following Page.)

(Signature Page to Special Warranty Deed)

IN WITNESS WHEREOF, the Grantor, acting by and through District of Columbia's Department of Housing and Community Development, has, on the date first above written caused this Special Warranty Deed to be executed, acknowledged and delivered by the Director of the Department of Housing and Community Development, for the purposes herein contained.

GRANTOR

Approved for District of Co. Attorney Gene	DISTRICT OF COLUMBIA, by and through District of Columbia Department of the Housing and Community Development								
Name:	ant Attorney General	By:						_	
DISTRICT O	F COLUMBIA								
Department o within instrum	oregoing instrument was ack 20 by f Housing and Community Denent, being authorized to do sigh the District of Columbia has executed the foregoing and SEAL]	Developro on bela's Dep	nent, v half of	whose the D	, Into name is istrict of Housing	terim s subso f Colu g and	Directibe mbia	ector ed to a, ac nmu	of the ting nity
		Notary	Public	;					
My commission	on expires:	_							
GRANTOR:	District of Columbia 1800 Martin Luther King, Jr. Washington, DC 20020 Attn: Director of Department and Community Developmen	of Hou							
GRANTEE:				<u>-</u>					

EXHIBIT A

Legal Description

Exhibit B to Special Warranty Deed Permitted Exceptions